1 2 3 4 5 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON 6 UNITED STATES OF AMERICA ex rel. 7 LOYDENE RAMBO, NO. CV-11-5037-WFN 8 Plaintiff, 9 ORDER ON JOINT -VS-STIPULATION OF FLUOR HANFORD, LLC; FLUOR DISMISSAL 10 CORPORATION: MISSION SUPPORT 11 TEGRATED TEC 12 COBS TECHNOLOGY: WACKENHUT SERVICES, INC.; CONGRESSIONAL STRATEGIES, LLC; SECURE 13 HORIZONS, LLC. 14 Defendants. 15 Before the Court is a Joint Stipulation of Dismissal (ECF No. 26). Pursuant to Fed. 16 17 R. Civ. P. 41 and the False Claims Act, 31 U.S.C. § 3730(b)(1), the United States, 18 Defendants Fluor Corporation and Fluor Hanford, Inc. (collectively Fluor), and the relator, 19 Loydene Rambo, (collectively the Parties) have stipulated to the dismissal of the above-20 captioned action. The Parties have reached an agreement to settle this litigation. The United 21 States and Fluor agree that each will bear its own costs, expenses and attorneys' fees. 22 Having reviewed the Stipulation and the file and pleadings therein, the Court finds good 23 cause to approve dismissal. Accordingly, 24 IT IS ORDERED that: 25 This case is **DISMISSED** with prejudice as to the Relator and with prejudice 26 as to the United States to the extent of the "Covered Conduct" in the Settlement

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Agreement between the United States and Fluor, and otherwise without prejudice as to the United States. 2. The Court **RETAINS JURISDICTION** over this matter to enforce the terms of the Settlement Agreement. 3. The United States and Fluor each will bear their own costs, expenses, and attorneys' fees. The District Court Executive is directed to file this Order, provide copies to counsel and CLOSE THE FILE. **DATED** this 16th day of April, 2013. s/ Wm. Fremming Nielsen SENIOR UNITED STATES DISTRICT JUDGE 04-15-13 ORDER ON JOINT STIPULATION OF DISMISSAL - $2\,$